Confirmation No.: 3144

Applicant: HAGBERG, Yngve.

Atty. Ref.: 07589.0159.PCUS00

REMARKS

Claims 1-21 are pending in the application. Claims 1, 9-11, and 16-21 are amended for

clarity, and claims 4-8 are canceled. Applicant requests reconsideration and allowance in view of

the above clarifying amendments and the following remarks.

Specification Objection/Changes

The specification is objected to for referring to Figure 1 when only a single figure has been

presented. Additionally, the specification is objected to for a grammatical error. Appropriate

corrections have been made.

Additionally, certain claims were objected to for referring to ancillary or auxiliary fourth,

fifth, sixth, seventh, and eighth functions of the switch when the base claim from which those

claims depend only refers to two functions. To maintain conformity between the specification and

the claims after appropriate amendment to the claims (to recite the ancillary or auxiliary functions

in all cases as a third function), Applicant has amended the specification to drop the labels third,

fourth, fifth, sixth, seventh, and eighth and to refer to the other functions simply as "additional

function(s)."

Furthermore, Applicant has amended the specification to clarify that the pushed in and

pulled out axial positions are relative to a neutral position. Support for such amendment may be

found, for example, at paragraphs [0031] and [0032], which explain that the switch is spring-

loaded to return to a "normal position" (i.e., a neutral position, as clarified by the amendments)

when it is released from either the pushed-in position or the pulled-out position. Accordingly, no

new matter is presented by way of the amendments, and Applicant respectfully requests that they

be entered.

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Drawing Objections

The drawings are objected to on the basis that they do not show features recited in claims

4, 6, 7, or 8. Rather than amend the Figure, Applicant has simply canceled those claims for

expediency. Applicant reserves the right to amend the drawings and reinstate those claims in the

future.

Additionally, the drawings are objected to for being labeled "Fig. 1" when only a single

figure has been presented. A substitute sheet with the label removed is being filed herewith.

Accordingly, the drawing objections have been overcome.

Claim Objections

Claims 17, 18, 19, 20, and 21 have been objected to for reciting fourth, fifth, sixth,

seventh, and eighth functions, respectively, while claim 11, from which each depends, only recites

first and second functions. Applicant has amended each of those claims to refer in each instance

to a third function so as to maintain proper numerical sequencing (and has amended the

specification appropriately, as noted above). Accordingly, the drawing objection has been

overcome.

Claim Rejection Under 35 U.S.C. § 112, First Paragraph

Claims 5 and 8 are rejected under 35 U.S.C. § 112, first paragraph, on the basis that the

claim term "low-level switch" and recitation that the switch "has a serial electronic interface" are

not clear and therefore are not enabled. To expedited prosecution of this application, Applicant

has simply canceled those claims. Accordingly, the rejection is overcome, and Applicant

respectfully requests that it be withdrawn.

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Art-Based Claim Rejections

Claims 1 and 8 are rejected under 35 U.S.C. §102(b) as allegedly anticipated by Del

Rosso, U.S. 5,736,696 which, according to the Examiner, shows "a first axial position [that] is

activated by a pushing movement and a second axial position [that] is activated by a pulling

movement[.]" Furthermore, claims 3 and 9 are rejected under 35 U.S.C. §103 based on Del

Rosso in view of Hubacher, EP 0 765 775, on which the Examiner relies for its disclosure of an

illuminated switch position signal (claim 3) and axial switch positions corresponding to two

different fog lamp functions (claim 9). Applicant respectfully traverses the rejections, and

requests that they be withdrawn.

As clarified by the present amendments, in the claimed invention, the pushed-in position

and the pulled-out position are each relative to a neutral (third) position. That is not what Del

Rosso discloses. Rather, the switch in Del Rosso is a two-position switch, in which its pushed-in

position is only pushed in relative to the pulled-out position, and the pulled-out position is only

pulled out relative to the pushed-in position. See, for example, column 1, lines 8-30 of Del

Rosso:

Switches of that type, for actuation of the parking and headlights by turning the

actuating knob and for actuating the interior lighting lamps by pulling the knob are known in various styles. . . In addition to this rotary/pull switch, an on/off switch for [each of

several other lighting functions] needs to be installed in the dashboard at different

locations.

* * * *

Therefore, the problem underlying the invention is to provide an automotive light switch of the initially named [rotary/pull] type, while serving all light switching functions

of an automobile, has a maximally compact structure.

See, also, column 2, line 15 ("rotary/pull switch"); column 3, lines 38-40 ("rotary/pull switch 3";

"adjustable in rotary and pull directions"); and column 4, line 3 ("the actuating knob of the

rotary/pull switch 3).

In view of this difference between the claimed invention and Del Rosso, it is clear that Del

Rosso does not anticipate any claims of the application. Moreover, Hubacher does not remedy

that deficiency of Del Rosso as a reference; accordingly, the combination of references does not

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yield any of the claimed subject matter. Therefore, Applicant respectfully traverses the

anticipation and obviousness rejections and requests that they be withdrawn.

The undersigned representative requests any extension of time that may be deemed

necessary to further the prosecution of this application.

The undersigned representative authorizes the Commissioner to charge any additional fees

under 37 C.F.R. 1.16 or 1.17 that may be required, or credit any overpayment, to Deposit

Account No. 14-1437, Order No. 7589.159.PCUS00.

In order to facilitate the resolution of any issues or questions presented by this paper, the

Examiner should directly contact the undersigned by phone to further the discussion.

Respectfully submitted,

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